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PATENT

OFFICIAL

Application No. 09/350,875 Attorney Docket No.: 98-113

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Walker et al.

Application No.: 09/350,875

Filed: July 9, 1999

For: MULTI-TIER PRICING OF

INDIVIDUAL PRODUCTS BASED

ON VOLUME DISCOUNTS

Customer No. 22927

Group Art Unit: 3627

Examiner: Gerald J. O'Connor

PETITION UNDER 37 C.F.R. §1.181

Attorney Docket No. 98-113

CERTIFICATE OF TRANSMISSION / MAILING

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office OR deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450.

12313-1430.

Dated: January 5, 2004 By:

Veronika S. Leliever

Mail Stop Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

PETITION UNDER 37 C.F.R. § 1.181 INVOLVING AN EX PARTE ACTION WHICH IS NOT SUBJECT TO APPEAL

Points to be Reviewed

Whether an Examiner may hold an Application Abandoned for Failure to Respond less than seven months after a Notice of Appeal has been timely filed / received.

_1.

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PATENT

Application No. 09/350,875 Attorney Docket No.: 98-113

Summary of Facts Involved

Filing	Date
Final Office Action mailed	December 03, 2003
Notice of Appeal with sufficient extension fees filed	June 03, 2003
Notice of Appeal received by PTO	June 05, 2003
Notice of Abandonment mailed	December 15, 2003
Examiner Interview	January 05, 2004

- 1. The Examiner mailed a Notice of Abandonment for failure to respond to an Office Action only six months and ten days (i.e. less than seven months) after a timely Notice of Appeal was received by the PTO.
- 2. On January 02, 2004 Applicants submitted to the Examiner a written request for reconsideration of the Abandonment. This written request was preceded by multiple telephone requests to the Examiner. To the best of Applicants' knowledge, the Examiner has not withdrawn the Abandonment of the present Application.
- 3. On January 05, 2004, during a telephone interview between the Examiner and Applicants' representative, the Examiner indicated that although the Examiner received Applicants' request for reconsideration, the Examiner did not have the authority to change the status of the Application from that of Abandoned. The Examiner recommended that Applicants file a Petition to Revive.
- 4. An Appeal Brief was timely filed on January 05, 2004 with the required five months of extension fees.

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Action Requested

In short, Applicants request that the Abandonment of the Application be withdrawn.

Applicants specifically request that the Application be considered as never abandoned, and the Appeal Brief filed on January 05, 2004 (with sufficient fees for extension of time) be accepted as timely filed.

Full Statement of Facts Involved

On December 03, 2002 a Final Office Action was mailed for the present Application. The time period for reply to this Office Action was set at three months, this date being March 03, 2003.

On Inne 03, 2003 (six months from the mailing date of the Final Office Action),
Applicants filed a Notice of Appeal, accompanied by authorization to charge Applicants' Deposit
Account for three months of extension fees (in the amount of \$460.00).

On June 05, 2003 the Notice of Appeal was received and entered by the PTO, with the appropriate extension fees accepted. The accompanying File Contents History from the PTO's PAIR system demonstrates this fact.

On December 15, 2003, the Examiner mailed a Notice of Abandonment for Failure to Roply to an Office Action. This Notice of Abandonment was mailed less than seven months from the date the Notice of Appeal was received by the PTO.

From the period of December 15, 2003 to Ianuary 05, 2004 Applicants have telephone the Examiner multiple times to discuss the inappropriateness of the Abandonment of the Application, providing the Examiner with various authorities that support the fact that Applicants have up to seven months from the date the Notice of Appeal is filed in the PTO to file an Appeal Brief. The Examiner disagreed with Applicants' position.

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On December 19, 2003 Applicants filed Petition for Extension of Time under 37 CFR 1.136(a), requesting a five month extension of time within which the Appeal Brief may be filed. The petition was accompanied by an authorization to charge Applicants' Deposit Account for the amount of \$1,005.00 (the appropriate fee for a five month extension of time). The result of this petition was to extend the time within which Applicants may filed the Appeal Brief to January 05, 2004. A return receipt postcard received by Applicants from the PTO indicates that this petition and authorization of payment of extension fees was received by the PTO on January 02, 2004. A copy of this return receipt postcard is attached hereto.

On Ianuary 02, 2003 (less than one month from the mailing date of the Notice of Abandonment), Applicants faxed to the Examiner a written request for reconsideration of the Abandonment and telephoned the Examiner, leaving a message indicating that the fax was sent. The faxed request for reconsideration again reiterated the authorities for the fact that Applicants have up to seven months from the date of the Notice of Appeal to file an Appeal Brief and requested that the Examiner withdraw the Abandonment. No response has been received from the Examiner regarding this fax. A copy of the fax, and the transmission confirmation from Applicants' fax machine, is attached hereto.

On January 05, 2004, during a telephone interview between the Examiner and Applicants' representative, the Examiner indicated that although the Examiner received and considered the Request for Reconsideration, faxed to the Examiner on January 02, 2004, the Examiner did not have the authority to change the status of Abandonment. A copy of the Interview Summary for this telephone interview is attached hereto.

On Ianuary 05, 2004, Applicants filed an Appeal Brief for the present Application.

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Arguments

The Appeal Brief was timely filed within seven months of the date of the Notice of Appeal. Accordingly, the Application was prematurely and incorrectly held to be Abandoned for Failure to Reply to an Office Action.

- (1) 35 U.S.C. 134 pertains to Appeals to the Board of Patent Appeals and Interferences. This section of the statute does not set any maximum time periods for filing an Appeal Brief.
- (2) 35 U.S.C. 135 sets a six month maximum time period for replying to an Office Action; this section does not apply to Appeal Briefs.
- (3) An Applicant has two months from the date of appeal to file an Appeal Brief. The date of appeal is the date the PTO receives the Notice of Appeal. This time period for filing an Appeal Brief may be extended up to five months in addition to the two months initially allotted. MPEP 1206 (8th Editions).
- (4) 35 U.S.C. 136 authorizes the payment of fees for extensions of time within which to provide correspondence to the PTO.
- (5) The PTO has consistently and unambiguously interpreted 35 U.S.C. 136 as allowing up to seven (7) months after the date of the Notice of Appeal for filing an Appeal Brief, if the appropriate extension fees are paid.

See, for example, "Training and Implementation Guide for the Final Rule: Changes to Patent Practice and Procedure, effective December 1, 1997":

"Section 1.136: Section 1.136(a)(1) is amended to recite the availability of a maximum of five rather than four months as an extension of time, subject to any maximum period for reply set by statute. For example, when a one-month or 30-day period is set for reply to a restriction requirement or for completing a reply under §1.135(c), that period may be extended up to the six-month statutory (35 U.S.C. 133) maximum. In addition, as the two-month period set in § 1.192(a)

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for filing an appeal brief is not subject to the six-month maximum period specified in 35 U.S.C. 133, the period for filing an appeal brief may be extended up to seven months." (emphasis added; available at http://www.uspto.gov/go/rules/changppp.htm).

See also, "Petitions Practice within the PTO on Patent Matters", Section (VI) (G), fourth paragraph:

"In addition, as the two-month period set in § 1.192(a) for filing an appeal brief is not subject to the maximum six-month maximum period, the filing of an appeal brief may be extended up to seven months by paying for a five-month extension of time." (available at http://www.uspto.gov/web/offices/pac/dapp/opla/petprac.htm#petexof).

(6) Since Applicants have filed an Appeal Brief for the present Application within seven (7) months of the date of the Notice of Appeal and paid the appropriate five months of extension fees, the Appeal Brief was timely filed. Accordingly, the Notice of Abandonment of the Application was prematurely issued and should be withdrawn.

Petition Proper

This petition is timely filed, having been filed within two months of the Notice of Abandonment for Failure to Reply to an Office Action mailed December 15, 2003. A request for reconsideration has been made to the Examiner, however the Examiner has maintained the Abandonment.

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Conclusion

The Assistant Commissioner is hereby authorized to charge \$130.00 petition fee (37 CFR 1.17(h) to Deposit Account No. 50-0271. Order number 98-113. The Assistant Commissioner is further authorized to charge any additional fees which may be required for the submission of this paper, or credit any overpayment to Deposit Account No. 50-0271.

Furthermore, should an extension of time be required, please grant any extension of time which may be required to make this submission timely, and charge any fee for such an extension to Deposit Account No. 50-0271. A duplicate copy of this authorization is enclosed for such purposes.

Upon USPTO's finding that no petition fee is required in this instance, Applicants respectfully request a refund of the petition fee. Thank you for your consideration in this matter.

January 5, 2004

Date

Respectfully submitted,

Magdalena M. Finchan Attorney for Applicants

Registration No. 46,085

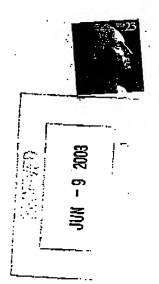
Walker Digital, LLC (203) 461-7041 /direct

(203) 461-7300 /fax

Mfincham@walkerdigital.com

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Commissioner for Patents:

Date Received:

Applicant:

WALKER et al.

Appl. No.: Filing Oate:

09/350.875

Title:

JULY 9, 1999
MULTI-TIER PRICING OF INDIVIDUAL PRODUCTS BASED
ON VOLUME DISCOUNTS

Sir:

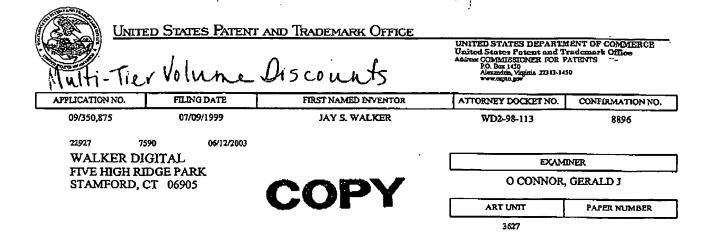
Please acknowledge receipt of the following papers by stamping the date received on this card and returning the same to the addressee:

Combined Notice of Appeal from the Primary Examiner to the Board of Patent Appeals and Interferences & Petition for Extension of Time, 2 pp., (x2).

Date mailed: June 3, 2003.

MARAD OF CAYENT APPEALS

MAIN MITERERENCES



Please find below and/or attached an Office communication concerning this application or proceeding.

DATE MAILED: 06/12/2003

Attorney: 78-113

Due Date: 09-12-03

Docketed: 06-16-03

JUN 16 2003

PTO-90C (Rev. 07-01)

		Application No. 09/350,875		Applicant(s)	Walker e	Walker et al.	
	Advisory Action	Examiner		O.A.	Art Unit		
			O'Connor	a	3627		
	- The MAILING DATE of this communication appears						
There reject allows	REPLY FILED <u>June 5; 2003</u> FAILS TO PLACE T fore, further action by the applicant is required to avoic number 37 CFR 1.113 may only be either: (1) a timence; (2) a timely filed Notice of Appeal (with appeal in compliance with 37 CFR 1.114. THE PERIOD FOR F	oid the aba nely filed ar fee); or (3)	ndonment nendment) a timely fi	of this appl which plac iled Reques	ication. A project the specification in the specifi	per reply to a final ion in condition for	
a).	The period for reply expires three months from the		=				
	The period for reply expires on: (1) the mailing date of the is later. In no event, however, will the statutory period for final rejection. ONLY CHECK THIS BOX WHEN THE FIRS See MPEP 706.07(f).	nis Advisory sin	Action, or (2)	the date set	from the mailing	data of the	
ap ex	tensions of time may be obtained under 37 CFR 1.136(a). Th tension fee have been filed is the date for purposes of determi propriate extension fee under 37 CFR 1.17(a) is calculated fro t in the final Office action; or (2) as set forth in (b) above, if cl ailing date of the final rejection, even if timely filed, may reduc	ining the per om: (1) the e: backed An	iod of extens	ion and the c of the short	corresponding am loned statutory p	ount of the fee. The eriod for reply originally	
1.\	A Notice of Appeal was filed on <u>June 5, 2003</u> 37 CFR 1.192(a), or any extension thereof (37 CFR	Appella 1.191(d))	nt's Brief n to avoid d	nust be file Ismissal of	d within the pe the appeal.	riod set forth in	
2. 🗆	The proposed amendment(s) will not be entered bed	cause:					
(a)	\square they raise new issues that would require further	considerati	on and/or s	earch (see	NOTE below):		
	☐ they raise the issue of new matter (see NOTE be					•	
	they are not deemed to place the application in b issues for appeal; and/or	-	for appeal	by material	lly reducing or	simplifying the	
(d)	\square they present additional claims without canceling	a correspo	nding numb	er of finally	v rejected clain	ns.	
	NOTE:				, .,		
3.□	Applicant's reply has overcome the following rejecti						
4. 🗀	News				•		
	Newly proposed or amended claim(s) a separate, timely filed amendment canceling the no					e if submitted in	
5.⊔	The a) affidavit, b) exhibit, or c) request application in condition for allowance because:	for reconsi	deration ha	s been con	sidered but do	es NOT place the	
6. 🗆	The affidavit or exhibit will NOT be considered beca by the Examiner in the final rejection.	use it is no	ot directed	SOLELY to	issues which v	were newly raised	
7. 🕱	For purposes of Appeal, the proposed amendment(s explanation of how the new or amended claims wou	.) a)□ will (uld be rejec	not be ente	red or b)	will be entere	d and an	
	The status of the claim(s) is (or will be) as follows:	•	• • •			·	
Claim(s) allowed: none							
	Claim(s) objected to: none						
	Claim(s) rejected: 1-15, 32, and 57-71						
_	Claim(s) withdrawn from consideration: none						
8. 🗆	The proposed drawing correction filed on		is a) 🗆 app	proved or h	o) 🗆 disapprove	ed by the Examiner.	
9. 💢	Note the attached Information Disclosure Statement					Delph 6/12/08	
0. 🗆	Other:		, . upot		ROBER SUPERVISOR	T P. OLSZEWSKI IY PATENT EXAMINER	
. Patent ar	nd Trademark Office				 TECHNO H	DGY CENTER 3600	

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	₽ 3					Filing Date Juy 9, 1999		Group Art Unit	3627
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	В		5,444,630	8.22.1995	DLUGOS		364	464.02	
	C		5,537,314	7.16.1996	KANTER		364	406	
	D		US6,332,128 B1	12.18.2001	NICHOLSON		705	14	
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(also form PTO-1449)

P09A/REV04

Patent and Tradomark Office * U.S. DEPARTMENT OF COMMERCE

_Walker Digital

Fax

To: Examiner D'Connor	From: Magdalena Fincham
Fax: 703-746-3976	Pages: 4 (including cover)
Phone: 703-305-1525	Date: 1/2/04
Re: App. 09 350, 875	Direct # 203 - 461 - 7091

called the left min the message of Connor of for Existence of 1/2/04 for sending of 1/2/04

TO: Examiner O'Connor

FROM: Magdalena M. Fincham

RE: Application No. 09/350,875

Examiner O'Connor:

I understand there has been some confusion as to the maximum allowable time for extensions for filing an Appeal Brief. I have included below various authorities that clarify that an Appeal Brief may be filed up to 7 months from the time of filing a Notice of Appeal. I draw your attention in particular to the last item (#5) on the list below, which includes the PTO's unambiguous interpretations on this issue, as posted on the PTO website.

At this time, I would like to clear this issue up directly with you and request a withdrawal of the Abandonment, based on the authorities below. The Appeal Brief will be timely filed on Monday, January 5, 2004. If we cannot resolve this issue by that time, I will also be filing a Petition to the Commissioner on Monday, January 5, formally requesting a withdrawal of the Abandonment. I appreciate your time on this matter and hope to resolve it expeditiously. I invite you to call me at (203) 461 – 7041 or e-mail me at mfincham@walkerdigital.com to discuss this issue at any time.

Best-Regards.

Date: January 02, 2004

Magdalena M. Fincham

Reg. No. 46,085

(1). §1.136 Extensions of time.

(a)(1) If an applicant is required to reply within a nonstatutory or shortened statutory time period, applicant may extend the time period for reply up to the earlier of the expiration of any maximum period set by statute or five months after the time period set for reply, if a petition for an extension of time and the fee set in §1.17(a) are filed

(2). A maximum period for Office Actions is set by statute:

35 U.S.C. 133 Time for prosecuting application.

Upon failure of the applicant to prosecute the application within six months after any action therein, of which notice has been given or mailed to the applicant, or within such shorter time, not less than thirty days, as fixed by the Director in such action, the application shall be regarded as abandoned by the parties thereto, unless it be shown to the satisfaction of the Director that such delay was unavoidable.

(3). No maximum period for Appeal Briefs is set by statute

35 U.S.C. 134 is the part of the statute on Appeals to the Board. It does not set any maximum periods for anything.

(4). MPEP 1206 (8th Ed. page 1200-7)

"TIME FOR FILING APPEAL BRIEF

The usual period of time in which appellant must file his or her brief is 2 months from the date of appeal. The Office date of receipt of the notice of appeal (and not the date indicated on any Certificate of Mailing under 37 CFR 1.8) is the date from which this 2 month time period is measured.

In the event that the appellant finds that he or she is unable to file a brief within the time period allotted by the rules, he or she may file a petition, with fee, to the Technology Center (TC), requesting additional time under 37 CFR 1.136(a). Additional time in excess of 5 months will not be granted unless extraordinary circumstances are involved under 37 CFR 1.136(b)."

NOTE IN PARTICULAR:

(5). The PTO unambiguously interprets this rule as allowing up to 7 months after the filing of the Notice of Appeal.

For example, see "Training and Implementation Guide for the Final Rule: Changes to Patent Practice and Procedure, effective December 1, 1997":

"Section 1.136: Section 1.136(a)(1) is amended to recite the availability of a maximum of five rather than four months as an extension of time, subject to any maximum period for reply set by statute. For example, when a one-month or 30-day period is set for reply to a restriction requirement or for completing a reply under §1.135(c), that period may be extended up to the six-month statutory (35 U.S.C. 133) maximum. In addition, as the two-month period set in § 1.192(a) for filing an appeal brief is not subject to the six-month maximum period specified in 35 U.S.C. 133, the period for filing an appeal brief may be extended up to seven months." (emphasis added; available at http://www.uspto.gov/go/rules/changppp.htm).

See also

"Petitions Practice within the PTO on Patent Matters", Section (VI) (G), fourth paragraph:

"In addition, as the two-month period set in § 1.192(a) for filing an appeal brief is not subject to the maximum six-month maximum period, the filing of an appeal brief may be extended up to seven months by paying for a five-month extension of time."

(available at

http://www.uspto.gov/web/offices/pac/dapp/opla/petprac.htm#petexof)

PTO/SB/22 (08-03)

Approved for use through 7/31/2006. QMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless if displays a valid OMB control number.

		Docket Number (Optional)
PETITION FOR EXTENSION OF	TIME UNDER 37 CFR 1.136(a)	98-113
	in re Application of Jay S. WALKER et al.	
	Application Number	Filed
	09/350,875	July 9, 1999
	For MULTI-TIER PRICING OF INDIVID VOLUME DISCOUNTS	OUAL PRODUCTS BASED ON
	Art Unit	Examiner
	3627	O'CONNOR, Gerald
This is a request under the provisions of the above identified application.	37 CFR 1.136(a) to extend the period for	or filing a reply in
The requested extension and appropriate desired):	e non-small-entity fee are as follows (ch	eck time period
One month (37 CFR 1.17(a))(1))	\$
Two months (37 CFR 1.17(a	a)(2))	\$
Three months (37 CFR 1.17		\$
I Three months (37 CFR 1.17	<u> </u>	
Four months (37 CFR 1.17)	Ψ	
Five months (37 CFR 1.17(\$2,010	
above is reduced by one-half, and A check in the amount of the fee	s enclosed.	amount shown
Payment by credit card. Form PT The Director has already been au		
The Director has already been au application to a Deposit Account.	monzed to didings it can	
The Director is hereby authorized	to charge any fees which may be requir	ed,
or credit any overpayment, to Dep I have enclosed a duplicate copy		
I am the applicant/inventor		
assignee of record of the Statement under 37	ne entire interest. See 37 CFR 3.71. CFR 3.73(b) is enclosed. (Form PTO/S	SB/96).
	ord. Registration Number 46.085	
attorney or agent unde	_	
	rm may become public. Credit card in	nformation should not
WARNING: Information on this form be included on this form. Provide	credit card information and authoriz	
be included on this form. Provide		
	credit card information and authorize	ation on PTO-2038.
be included on this form. Provide December 19, 2003	credit card information and authorized	

Total of forms are submitted.



PTO/SB/22 (08-03)

Approved for use through 7/31/2006, OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless if displays a valid OMB control number. Docket Number (Optional) PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a) In re Application of Jay S. WALKER et al. Application Number Filed 09/350,875 July 9, 1999 For MULTI-TIER PRICING OF INDIVIDUAL PRODUCTS BASED ON **VOLUME DISCOUNTS** Art Unit Examiner 3627 O'CONNOR, Gerald This is a request under the provisions of 37 CFR 1.136(a) to extend the period for filing a reply in the above identified application. The requested extension and appropriate non-small-entity fee are as follows (check time period desired): One month (37 CFR 1.17(a)(1)) Two months (37 CFR 1.17(a)(2)) Three months (37 CFR 1.17(a)(3)) Four months (37 CFR 1.17(a)(4)) 2,010 Five months (37 CFR 1.17(a)(5)) Applicant claims small entity status. See 37 CFR 1.27. Therefore, the fee amount shown above is reduced by one-half, and the resulting fee is: \$ _1.005 A check in the amount of the fee is enclosed. Payment by credit card. Form PTO-2038 is attached. The Director has already been authorized to charge fees in this application to a Deposit Account. The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number 50-0271 I have enclosed a duplicate copy of this sheet. I am the applicant/inventor assignee of record of the entire interest. See 37 CFR-3.71 Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96). attorney or agent of record. Registration Number 46.085 attomey or agent under 37 CFR 1.34(a). Registration number if acting under 37 CFR 1.34(a) WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. December 19, 2003 Date 203.461.7041 Magdalena M. Fincham Telephone Number: Typed or printed name NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below.

This collection of Information is required by 37 CFR 1,136(3). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1,14. This collection is estimated to take 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form and/or suggestions for reducing this burdon, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office. U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Applicants' Interview Summary

To: Examiner Gerald O'Connor

Art Unit 3627 703-305-1525

From: Magdalena M. Fincham

Attorney for Applicants Reg. No. 46,085

203-461-7041

RE: Application Serial No. 09/350,875

Date of Telephone Interview: January 05, 2004

Participants: Examiner O'Connor and Magdalena Fincham

Summary of Interview:

Examiner O'Connor informed Applicants' representative that the Examiner received the Request for Reconsideration, faxed to the Examiner on January 02, 2004, regarding the Notice of Abandonment of the present application. Examiner O'Connor further informed Applicants' representative that the Examiner could not change the status of the present application from its present state of Abandonment. Examiner O'Connor recommended that Applicants file a Petition to Revive the present application in a timely manner to change the status of the Application.

Applicants' representative requested an Advisory Action or an Examiner's Telephone Interview, documenting that the Examiner received the Request for Reconsideration and is maintaining the abandonment of the present application. The Examiner did not agree to provide either an Advisory Action or an Examiner's Telephone Interview. The reason the Examiner provided for this refusal to provide a written response to the Request for Reconsideration, as best as Applicants' representative could understand it, was that it would not affect the status of the Application.

Applicants' representative informed the Examiner that the Applicants would be submitting an Applicants' Interview Summary, documenting the conversation.

Submitted by:

Date: January 05, 2004

Magdalena M. Fincham Attorney for Applicants

de Stinlu

Reg. No. 46,085